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DATE MAILED: 10/19/2006

APPLICATION NO.	FII	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/764,778	0	01/17/2001	Jean-Yves Sireau	23677/15:1 7436	
3528	7590	10/19/2006		EXAMINER	
STOEL RI	VES LLP			PATEL, J	AGDISH
900 SW FIF SUITE 260		UE		ART UNIT	PAPER NUMBER
	PORTLAND, OR 97204-1268			3693	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/764,778	SIREAU, JEAN-YVES	
Office Action Summary	Examiner	Art Unit	
	JAGDISH PATEL	3693	
The MAILING DATE of this communication a	ppears on the cover sheet w	ith the correspondence address	-
Period for Reply			
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory perions - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI 1.136(a). In no event, however, may a od will apply and will expire SIX (6) MOI ute, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communicatio BANDONED (35 U.S.C. § 133).	
Status		·	
1) Responsive to communication(s) filed on 30	June 2006.		÷
,— ,	nis action is non-final.		
3) Since this application is in condition for allow		ters, prosecution as to the merits i	S
closed in accordance with the practice under	•		
Disposition of Claims		·	
4)⊠ Claim(s) <u>19-22,24-28,30-48 and 50-113</u> is/a	re nending in the application	1	
4a) Of the above claim(s) is/are withdi			
5) Claim(s) is/are allowed.		•	•
6) Claim(s) <u>19-22, 24-28, 30-48, 50-113</u> is/are	rejected.		
7) Claim(s) is/are objected to.	•		
8) Claim(s) are subject to restriction and	I/or election requirement.		
Application Papers			
	,		
9) ☐ The specification is objected to by the Exami 10) ☐ The drawing(s) filed on is/are: a) ☐ a		by the Evaminer	
Applicant may not request that any objection to the		-	
Replacement drawing sheet(s) including the corre		•	(d)
11) The oath or declaration is objected to by the			,-
Priority under 35 U.S.C. § 119		•	
12) ☐ Acknowledgment is made of a claim for foreign	an priority under 35 H S C	8 119(a)-(d) or (f)	
a) All b) Some * c) None of:	gir priority drider 33 0.0.0.	3 1 13(a)-(a) or (i).	
1.☐ Certified copies of the priority docume	ents have been received.		
2. Certified copies of the priority docume		Application No.	
3. Copies of the certified copies of the pr			
application from the International Bure			
* See the attached detailed Office action for a li	st of the certified copies not	received.	
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) \square Interview	Summary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No	(s)/Mail Date	
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5)	Informal Patent Application	

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DETAILED ACTION

1. This communication is in response to amendment filed 6/30/06.

Response to Amendment

2. Claims have been amended per request. Claims 19-22, 24-28, 30-48, 50-113 are currently pending.

Response to Arguments

3. The amendment has overcome rejection of claims under 35 USC 112(second) (see Prior office action dated 4/10/2006. However, the claims have been found to be rejectable under 35 USC 103(a) based on a newly found prior art.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

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5. Claims 19-22, 24-28, 30-48, 50-113 rejected under 35 U.S.C. 103(a) as being obvious over PR Newswire, "Exbet Receives Financial Betting License" Feb 15, 2000 (hereafter Exbet).

As per the aforementioned claims Exbet teaches inventive concept of operating a fixed-odds betting system which includes a central processing machine in communication with a data feed to source of data concerning a financial market and a user terminal in communication with the central processing machine (the structure of the system is inherent in a Internet based fixed odds betting system because Exbet.com is a web server which is connected to user terminal who places bets on a financial market). Exbet further teaches the process steps of accepting a user multiple parameters and receiving one or more of the (varies of bets are offered, para 3 on various market indices), obtaining data concerning the financial market via the feed (fixed odds and pay outs require up to date financial quotes be incorporated in the respective calculations), calculating a fixed odds price for the bet based on at least one of the parameters received form the user terminal and the data obtained form the data feed (refer to calculation of payouts in the "real-time" and refer to the customer selected bets).

Exbet fails to teach various features in explicit manner, such as data feed concerning financial market, in particular obtaining "real time" data, historical data of respective history of market prices, user inputs, checking the parameters for inconsistencies. However, the examiner takes official notice that these features are old and well known in the art of finance and/or data communication and data processing. It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the Exbet reference based upon the teaching of varieties of old and well known

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features to obtain the methods and apparatus of the claimed inventions in order that accuracy and integrity of user data is maintained, the financial data is most up to date which would provide accurate pricing of the fixed odds betting, and thereby making the betting more interesting and enticing to the user.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JAGDISH PATEL whose telephone number is (571) 272-6748. The examiner can normally be reached on 300AM-630PM Mon-Tree and Thu.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammel can be reached on (571) 272-6712. The fax phone number for the organization where this application or proceeding is assigned is 517-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jagdish N. Patel

(Primary Examiner, AU 3693)

10/13/06